``	Application No.	Applicant(s)
Notice of Allowability	10/697,834	ACHARYA ET AL.
	Examiner	Art Unit
	Quang N. Nguyen	2141
The MAILING DATE of this communication appears on the cover sheet with the correspondence address All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith (or previously mailed), a Notice of Allowance (PTOL-85) or other appropriate communication will be mailed in due course. THIS NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHTS. This application is subject to withdrawal from issue at the initiative of the Office or upon petition by the applicant. See 37 CFR 1.313 and MPEP 1308.		
1. This communication is responsive to the Amendment filed on 11/07/2007.		
2. The allowed claim(s) is/are <u>1-7,9-16 and 18-20</u> .		,
<ol> <li>Acknowledgment is made of a claim for foreign priority una)</li></ol>	e been received. e been received in Application No. cuments have been received in this	s national stage application from the
4. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give	itted. Note the attached EXAMINE es reason(s) why the oath or decla	R'S AMENDMENT or NOTICE OF ration is deficient.
5. CORRECTED DRAWINGS (as "replacement sheets") mus  (a) including changes required by the Notice of Draftspers  1) hereto or 2) to Paper No./Mail Date  (b) including changes required by the attached Examiner's Paper No./Mail Date  Identifying indicia such as the application number (see 37 CFR 1)	on's Patent Drawing Review (PTC). s Amendment / Comment or in the .84(c)) should be written on the draw	Office action of vings in the front (not the back) of
each sheet. Replacement sheet(s) should be labeled as such in to 6. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT	sit of BIOLOGICAL MATERIAL	must be submitted. Note the
Attachment(s)  1. Notice of References Cited (PTO-892)  2. Notice of Draftperson's Patent Drawing Review (PTO-948)  3. Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date  4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	7. X Examiner's Amend	ry (PTO-413), late <u>see attachment</u> .
		Quana N. Nauven

Quang N. Nguyen
Patent Examiner - AU 2141

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## Interview Summary

1. A proposed amendment was submitted for applicant's consideration. Examiner suggested the Applicant to amend claims as shown in the Examiner's Amendment below in order to place the application in condition for allowance.

## Examiner's Amendment

- 2. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.
- 3. Authorization for this Examiner's Amendment was given in a telephone interview with the Applicant's Representative, Mr. George Willinghan (Reg. No. 41,377), on November 12<sup>th</sup>, 2007.
- 4. Please amend claims 1, 10, 20 and cancel claims 8 and 17 as below:

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Claim 1. (Currently amended) A method for establishing an overlay network of collaborative conference servers for use in a multi-participant conference, the method comprising:

identifying a set of conference servers;

communicating an internet protocol address and a path delay time for each one of the identified conference servers to all of the identified conference servers in the set of conference servers to establish a plurality of collaborative conference servers;

connecting at least two of the conference servers directly to at least two separate conference participants; and

using each one of the directly connected conference servers to simultaneously provide audio mixing for its directly attached participant.

wherein the step of communicating the internet protocol addresses and the path delay times further comprises:

communicating an internet protocol address and a path delay time
for each one of the conference servers among the connected conference
participants; and

communicating the addresses and the path delay times of conference servers from each participant to its directly connected conference server.

Claim 8. (Canceled)

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Claim 10. (Currently amended) A computer readable storage medium containing computer executable code that when read by a computer causes the computer to perform <u>a</u> method for establishing an overlay network of collaborative conference servers for use in a multi-participant conference, the method comprising:

identifying a set of conference servers;

communicating an internet protocol address and a path delay time for each one of the identified conference servers to all of the identified conference servers in the set of conference servers to establish a plurality of collaborative conference servers;

connecting at least two of the conference servers directly to at least two separate conference participants; and

using each one of the directly connected conference servers to simultaneously provide audio mixing for its directly attached participant,

wherein the step of communicating the internet protocol addresses and the path delay times further comprises:

communicating an internet protocol address and a path delay time
for each one of the conference servers among the connected conference
participants; and

communicating the addresses and the path delay times of conference servers from each participant to its directly connected conference server.

Claim 17. (Canceled)

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Claim 20. (Currently amended) A system for providing multi-participant conferencing, the system comprising:

an overlay network of conference servers arranged to collaboratively host the multi-party conference, the overlay network comprising a plurality of conference servers,

each conference server comprising ar ranged to obtain an internet protocol address and a path delay time for all of the other conference servers to establish a plurality of collaborative conference servers, directly attached to at least one conference participant and arranged to supply audio mixing for the directly attached conference participant,

wherein all of the conference servers provide audio mixing for directly attached participants simultaneously, and

wherein the step of obtaining the internet protocol addresses and the path delay times further comprises:

communicating an internet protocol address and a path delay time
for each one of the conference servers among the connected conference
participants; and

communicating the addresses and the path delay times of conference servers from each participant to its directly connected conference server.

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5. Claims 1-7, 9-16 and 18-20 are allowed.

6. The following is an examiner's statement of reasons for allowance:

In interpreting the currently amended claims, in light of the specification and the applicant's arguments filed on 11/07/2007, the Examiner finds the claimed invention to be patentably distinct from the prior art of records. Specially, the prior art of records, individually or in combination, fail to explicitly teach or render obvious the claimed invention as recited in independent claims 1, 10 and 20.

The features recited in independent claims 1, 10 and 20 "communicating an internet protocol address and a path delay time for each one of the identified conference servers to all of the identified conference servers in the set of conference servers to establish a plurality of collaborative conference servers; wherein the step of communicating the internet protocol addresses and the path delay times further comprises: communicating an internet protocol address and a path delay time for each one of the conference servers among the connected conference participants; and communicating the addresses and the path delay times of conference servers from each participant to its directly connected conference server", when taken in the context of the claim as a whole, was not uncovered in the prior art of records.

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Nor were the prior art of records uncovered that would have provided a basis

evidence for asserting a motivation that one of ordinary skill in the art at the time the

invention was made, knowing of a system and method for establishing an overlay

network of collaborative conference servers for use in a multi-participant conference,

would have integrated or modified to teach the system and method comprising

"communicating an internet protocol address and a path delay time for each one of the

identified conference servers to all of the identified conference servers in the set of

conference servers to establish a plurality of collaborative conference servers; wherein

the step of communicating the internet protocol addresses and the path delay times

further comprises: communicating an internet protocol address and a path delay time for

each one of the conference servers among the connected conference participants; and

communicating the addresses and the path delay times of conference servers from

each participant to its directly connected conference server", including other specific

features as recited in the context of independent claims 1, 10 and 20.

Dependent claims 2-7, 9, 11- 16 and 18-19 further limit the allowed independent

claims 1 and 10; therefore, they are also allowed.

7. Any comments considered necessary by applicant must be submitted no later

than the payment of the issue fee and, to avoid processing delays, should preferably

accompany the issue fee. Such submissions should clearly labeled "Comments on

Examiner's Amendment".

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8. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Quang N. Nguyen whose telephone number is (571)

272-3886.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

SPE, Rupal Dharia, can be reached at (571) 272-3880. The fax phone number for the

organization is (571) 273-8300.

Information regarding the status of an application may be obtained from the

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USPTO Customer Service Representative or access to the automated information

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Quang N. Nguyen

Patent Examiner - AU 2141

November 12<sup>th</sup>, 2007